08/14/2006 03:19 7349946331 **BHGL** PAGE 08/09

Appl. No. 10/828,804

Attorney Docket No. 10541-1971

II. Remarks

Reconsideration and re-examination of this application in view of the above

amendments and the following remarks is herein respectfully requested.

After entering this amendment, claims 1-20 remain pending with claims 1,

4-7, 9, and 11-20 currently under examination.

Claim Rejections - 35 U.S.C. §103(a)

Claims 1, 4-7, 9 and 11-20 were rejected under 35 U.S.C. § 103(a) as

being unpatentable over U.S. Patent Application Publication No. 2002/0017805 to

Carroll et al. ("Carroll") in view of U.S. Patent No. 3,554,527 to Hall ("Hall").

Applicants respectfully traverse this rejection.

With respect to the embodiment of Hall cited by the Examiner and

illustrated in Fig. 4, Hall discloses a shock absorber 30 that includes outer and

inner chamber walls 32 and 34 defining a respective first chamber volume 36 and

an internal chamber volume 38. (Hall, col. 2, lines 66-71, Fig. 4.) The first

chamber volume 36 and the internal chamber volume 38 are in fluid

communication with an ambient environment through a plurality of apertures 40

defined within the outer and inner chamber walls 32 and 34. (Id. at col. 2, lines

71-72.)

Referring now to claim 1, it is submitted that Hall at least fails to disclose an

enclosed hollow interior. Since the outer and inner chamber walls 32 and 34 of

Hall include a plurality of apertures 40 placing the internal chamber volumes 36

and 38 into fluid communication with the ambient environment, the rejection based

thereon should accordingly be withdrawn.

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-7-

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Regarding claim 13, it is submitted, for at least the same reason noted above, that Hall fails to disclose closed first and second elements. In addition, it is further noted that Hall discloses a shock-absorber 10 having a spherical contour, a shock absorber 54 having a toroidal shape with a circular cross section, and shock absorber spheres 72, 74, 76, 78, and 80. (Id. at col. 2, line 13, col. 3, line 35, col. 4, line 1 and Figs. 2, 4, 7, and 9.) From this it is submitted that Hall falls to disclose dome-shaped first and second elements. Accordingly, the rejection based thereon should also be withdrawn.

In that Hall fails to disclose or suggest the enclosed and closed elements which were also noted as being absent in Carroll, it must be concluded that the combination of Carroll in view of Hall cannot render the claims of the present application as obvious. The rejection under § 103 is therefore improper and should be withdrawn.

Conclusion

In view of the above amendments and remarks, it is respectfully submitted that the present form of the claims are patentably distinguishable over the art of record and that this application is now in condition for allowance. Such action is respectfully requested.

Respectfully submitted

Esa. (Rea

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